## Case 1:04-cr-00038 Document 149 Filed 01/23/2006 Page 1 of FILED Clerk District Court District Court

District of the Northern Mariana Islands

JAN 23 2006

IDUTED STATES OF AMEDICA	For The Northern Mariana Islands
UNITED STATES OF AMERICA, ) Plaintiff, )	NOTICE OF APPEAL (Deputy Clerk)
)	
, ,	OCKET NUMBER:
Eric John Tudela Mafnas ) and Charley K. Patris	
Defendant, )	Alex R. Munson (District Court Judge)
	,
Notice is hereby given that Charley K. United States Court of Appeals for the Ninth Circuit fr	Patris appeals to the com the:
☐ Conviction only (Fed. R. Crim P. 32(b)	
☐ Conviction and sentence	
Sentence only (18 U.S.C. Sec. 3742)	
Order (specify) Denying his do	
entered or	n this action on <u>January 06, 2006</u> . (date)
Sentence imposed:	(Larry)
Bentence imposed.	
•	
Bail status: Patris is currently in c	rustody awaiting sentencing
	G. Anthony Long
-	(Counsel for Appellant)
Date: January 23, 2006 Address:	
	2nd Floor Lim's Bluilding San Jose, Saipan, MP 96950
Phone number: (670) 235-4802 Fax num	ber: <u>(670) 235-4801</u>
Name of Court Reporter: Sanae N. Shmull	
Transcript required: Yes ⊠ No □  If "Yes", date ordered or to be arrangements for payment with	e ordered January 26, 2006 (including th court reporter)
[If transcript required, complete Transcript Order Form to make arrangements for transcription]. [CA9-88-1NOA]	CA9-036, contact court reporter immediately

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Jan-09-2006 07:44 From-US DISTRICT COURT, NMI +16702362910 T-221 P.001/002 F-151

FAX-IN

FILED Clerk District Court

Jan - 6 2006

For The Northern Mariana Islands

By (Deputy Clerk)

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN MARIANA ISLANDS

UNITED STATES OF AMERICA, ) Criminal No. 04-00038

Plaintiff )

Defendants

v. )
ORDER DENYING MOTION
ERIC JOHN TUDELA MAFNAS )
TO DISMISS INDICTMENT
and CHARLEY K. PATRIS, )

THIS MATTER came before the court on Friday, January 6, 2006, for hearing of defendant Mafnas' motion to dismiss the indictment. Defendant Patris joined in the motion. Plaintiff appeared by and through its attorney, Assistant U.S. Attorney Timothy E. Moran; defendant Mafnas appeared personally and by and through his attorney, Howard Trapp; and, defendant Patris appeared personally and by and through his attorney, G. Anthony Long.

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THE COURT, having considered the evidence presented and the oral arguments of counsel, denies defendants' motion to dismiss the indictment.

Defendants, both former police officers, are being detained on the island of Guarn pending sentencing after being found guilty of criminal charges by a jury. They seek dismissal of the original indictment against them as a remedy for constitutional rights violations they have allegedly experienced while in detention.

Defendants were unable to supply to the court any authority whatsoever that a permissible post-conviction, pre-sentencing remedy for alleged constitutional violations is dismissal of the indictment against them. Because the court was given no authority, and could find no authority itself, the motion is denied. Additionally, defendants' characterization of their conditions of detention as "punishment" was not proved under any standard of proof. Whatever grievances they may have (and, again, none were proved today), this motion was not the proper avenue for the resolution of those grievances.

IT IS SO ORDERED.

DATED this 6th day of January, 2006.

Judge